Paper	No.	
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Filed on behalf of: Senior Party Jonathan D. Zook

By: Jerry D. Voight Wesley B. Derrick

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

3300 Hillview Avenue Palo Alto, California 94304 Telephone: 650.849.6600

Facsimile: 650.849.6666

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

JONATHAN D. ZOOK, DAVID W. JORDAN, DEAN M. WILLARD, GEORGE JONES, AND MICHAEL COSMAN, Junior Party ("PBT")

(U.S. Patents 6,525,168 and 6,723,827),

v

JONATHAN D. **ZOOK**, SUSAN E. DEMOSS, DAVID W. JORDAN AND CHANDRA B. RAO Senior Party ("PRC") (U.S. Application 10/644,389).

> Patent Interference No. 105,555 (MPT) (Technology Center 1700)

SENIOR PARTY ZOOK (PRC) REOUEST CONCERNING MOTION 2

(Miscellaneous Motion Requesting Acceptance of an Unintentionally Delayed Request for Priority Benefit) - Originally filed November 30, 2007) Senior Party Zook (PRC) filed a Miscellaneous Motion, Petition, and supporting papers under 37 C.F.R. § 41.121(a)(3), on November 30, 2007, to perfect the previously claimed benefit of priority of earlier-filed patent application Nos. 08/802,130 and 09/318,500, now U.S. Patent Nos. 5,912,319 and 6,232,401, respectively.

While the Board has issued Judgment (Paper No. 61) on June 30, 2008, an interference is not considered terminated until no appeal or other review can be taken or had. See, e.g., 37 C.F.R. § 41,205(a). To expedite the relief sought, perfecting the previously claimed benefit of priority,

PRC requests that the Board forward PRC's earlier-filed request for relief to the Petitions Branch or grant PRC leave to address the Petitions Branch directly to obtain the desired relief without waiting for expiration of the time for appeal or seeking other review.

Date: July 11, 2008

Respectfully submitted,

By: /Jerry D. Voight/ Jerry D. Voight Registration No. 23,020

Counsel of Record for Senior Party Zook (PRC)